BENJAMIN OGLE, ESQUIRE, GOVERNOR.

1798.

all that portion or part of the public ground herein after described, after laying the same off in such manner as to them shall seem best, and giving three weeks public notice of the time and terms of sale, beginning for the part hereby intended to be fold on the east side of Saint-Paul's lane, at the most southerly corner of the said public grounds on Saint-Paul's lane, and running northerly with Saint-Paul's lane one hundred and thirty-two sect to the outline of said public grounds, then with the said outline north, eighty-eight degrees and three quarters of a degree east, two hundred and ten seet to a point one hundred and sifty-three seet west from the north line of Calvert-street continued, then southerly parallel with Calvert-street one hundred and thirty-two seet, thence to the beginning, and the monies arising therefrom to appropriate towards building the said new gaol, or apply in discharge of debts contracted in the erection thereof.

V. AND BE IT ENACTED, That in all cases of sales made as aforesaid, the said commissioners, Commissioners or a majority of them, or a majority of such as shall be duly appointed, are hereby authorised to pass deeds, pass such deed or deeds therefor, on the payment of the purchase money, as by them may be deemed right and proper for the effectual transfer of said property, in see, to those who shall be come purchasers as aforesaid, and generally to do all such matters and things as may be necessary the more effectually to carry into effect the purposes of this act.

VI. And, whereas the fale of spirituous liquors within the gaol by those employed in the keeping thereof has been attended with the most pernicious effects; therefore, Be it enacted, to keep a tartor that no sheriff or gaoler, or any person or persons by him or them employed, shall keep a tavern for the sale of spirituous liquors within the said new gaol, or within one eighth of a mile of the said new gaol, or the limits thereof; and if the sheriff of Baltimore county, or his gaol-keeper, or any other person or persons employed to keep or attend on said new gaol, shall, either by him or themselves, or by their agent or agents, dispose of, sell or retail, or be concerned with others in the disposal, sale or retailing, of any spirituous liquors, of whatsoever kind it may be, to any person or persons coming to said gaol on a visit, or to any prisoner or prisoners confined in said gaol, the said sheriff, keeper or person, so offending, shall forseit and pay the sum of twenty dollars for each time he shall sell, or be concerned in the sale of such spirituous liquors as aforesaid, to be recovered by indictment, and applied to the use of Baltimore county.

G H A P. LXXXVIII.

An ACT to open a road in Cacil county from Archibald Dyfart's towards Hugh Passed Jan. 18.

Ramfay's tavern.

WHEREAS provision hath been made by the legislature of Pennsylvania to lay out a new Preamble. road, in as streight a direction as the nature of the ground will admit, from Hugh Ramfav's tavern, in Chester county, to Archibald Dysart's tavern, in Cæcil county, which road can be opened by the legislature of said state only as far as the line thereof; and it appearing that the faid road, so to be opened, can be of no utility unless the same can be extended through this state as far as said Dysart's tavern; therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That the levy court of Cacil county Court to lay be and are hereby authorised, in their discretion, on the application of two thirds of the taxable out a road, &c. inhabitants of North Milford and East Nottingham hundreds therefor, to lay out and open a road, beginning at the Maryland line where the faid line is intersected by a new road which is laid out, or intended to be laid out, from faid Ramsay's toward faid Dysart's tavern, and to be extended through Cacil county, in as streight a line as the nature of the ground will admit, until it intersects the road from Fair Hill to said Dysart's tavern, and the said road shall be laid out in such manner as the levy court is authorised to lay out streighten and amend public roads in said manner as the levy court is authorifed to lay out, streighten and amend public roads in faid county; provided no part of the money levied, or hereafter to be levied, on Cæcil county, shall be expended in opening, making, or at any time hereafter in repairing, the faid road.

C H A P. LXXXIX.

An ACT for the relief of Thomas Randall, of Baltimore county.

Paffed Jan. 18.

WHEREAS it appears to this general affembly, that a certain Philip Littick contracted with Preamble. The commissioners of the late proprietary for the purchase of thirty-seven acres of land, part of the reserve land in Baltimore county, and had surveved for him on the tenth day of January, seventeen hundred and seventy-one, the land so purchased, as appears by the certificate thereof; that the said Philip Littick made an affignment on the twenty-sifth day of January, seventeen hundred and seventy-two, of all his right and title to the certificate of the said land unto the said Thomas Randall, having sirst paid to the commissioners aforesaid the sum of one pound sources shillings and ten-pence halfpenny, in part of the purchase money; that an act of assembly passed at November session, seventeen hundred and eighty-one, authorising the commissioners for confiscated property to call on all persons who entered into agreements with the late proprietary, or his commissioners, for the purchase of manor lands, to pay the money by them oners for conhicated property to call on all persons who entered into agreements with the late proprietary, or his commissioners, for the purchase of manor lands, to pay the money by them agreed to be paid, and upon such payment to release and convey the right of the state to the purchaser: that the said Thomas Randall paid to the said commissioners the sum of eight pounds eighteen shillings and seven-pence halfpenny sterling, being the balance of the sum due for the purchase of the said land, and interest thereon, and on the seventh day of June, seventeen hundred and eighty-two, obtained a deed from the commissioners aforesaid for the land aforesaid, as being part of the reserve or manor lands in Baltimore county, but without other description, or any courses being expressed in the said deed; and there being no record in any office of the metes, bounds, courses and distances, of the said land, therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That the register of the land-office be A patent to and he is hereby authorised and directed to issue a patent, in favour of the said Thomas Randall, sue, &c. for all that tract or parcel of land called Friendship, containing thirty-seven acres, more or less, according to the courses, distances and expressions, as set forth in an original certificate thereof